EXHIBIT A

AGREEMENT

This Agreement, dated as of June 19, 2015 ("Agreement"), is made by and between Irving H. Picard, in his capacity as the trustee ("Trustee") for the liquidation proceedings under the Securities Investor Protection Act of 1970, as amended, 15 U.S.C. § 78aaa *et seq.* ("SIPA"), of Bernard L. Madoff Investment Securities LLC ("BLMIS") and the substantively consolidated Chapter 7 case pending before the United States Bankruptcy Court for the Southern District Court of New York (the "Bankruptcy Court") of Bernard L. Madoff ("Madoff"), on the one hand, and defendants Plaza Investments International Limited ("Plaza"), and Notz, Stucki Management (Bermuda) Limited ("NSMB"), (Plaza and NSMB collectively, the "Defendants"), on the other hand. The Trustee and the Defendants shall be referred to herein as the "Parties," and each a "Party."

BACKGROUND

- A. BLMIS and its predecessors were registered broker-dealers and members of the Securities Investor Protection Corporation ("SIPC").
- B. On December 11, 2008 (the "Filing Date"), the Securities and Exchange Commission (the "SEC") filed a complaint in the United States District Court for the Southern District of New York (the "District Court") against BLMIS and Madoff.
- C. On December 15, 2008, the District Court entered an order under SIPA, which, in pertinent part, appointed the Trustee for the liquidation of the business of BLMIS under section 5(b)(3) of SIPA and removed the case to the Bankruptcy Court under section 5(b)(4) of SIPA, where it is pending as Case No. 08-01789 (SMB) (the "SIPA Proceeding"). The Trustee is duly qualified to serve and act on behalf of the BLMIS estate (the "BLMIS Estate"). By Order dated June 9, 2009, the estate of Madoff was substantively consolidated with the BLMIS Estate.
- D. Plaza opened an account with BLMIS in or around November 1996, which was designated account no. 1FR002 (the "BLMIS Account"). Plaza's BLMIS Account remained open until the Filing Date.
- E. In the six years prior to the Filing Date, Plaza withdrew from its BLMIS Account Two-Hundred Thirty-Five Million United States Dollars (\$235,000,000.00) (the "<u>Transfers</u>"), which included Forty-Six Million Dollars (\$46,000,000.00) during the two-year period prior to the Filing Date and Twenty-Six Million Dollars (\$26,000,000.00) during the ninety-day preference period prior to the Filing Date.
- F. On or about March 3, 2009, Plaza filed a customer claim with the Trustee, which the Trustee has designated as Claim No. 6187 (the "<u>Plaza Customer Claim</u>"). The Plaza Customer Claim is included as Attachment A to this Agreement. The Parties agree that Plaza's net equity equals Two Hundred Eighty-One Million, Eight Hundred Twenty-Four Thousand, Three Hundred Sixteen Dollars and Twenty-Three Cents (\$281,824,316.23) ("Net Equity").

G. On November 23, 2010, the Trustee filed a Complaint commencing an adversary proceeding captioned *Picard v. Plaza Investments International Limited, et al.*, Adv. Pro. No. 10-04284 (SMB) (the "Adversary Proceeding"). In the Complaint, the Trustee asserted claims to avoid and recover the Transfers under 11 U.S.C. §§ 544, 547, 548, 550, and 551, SIPA § 78fff-(2)(c)(3), and the New York Debtor and Creditor Law §§ 270–281 ("Avoiding Power Claims"). Included in the Avoiding Power Claims were claims against NSMB as subsequent transferees of certain of the Transfers from Plaza (the "Subsequent Transfer Claims"). The Trustee also asserted claims to disallow the Plaza Customer Claim, pursuant to 11 U.S.C. § 502(d), and to equitably subordinate the Plaza Customer Claim, pursuant to 11 U.S.C. §§ 510(c) and 105(a) ("Disallowance and Subordination Claims").

AGREEMENT

- 1. <u>Payment to Trustee</u>. At the Closing (as defined in paragraph 8) Plaza shall pay or cause to be paid to the Trustee, pursuant to the means set forth in paragraph 8, the sum of One-Hundred Forty Million United States Dollars (\$140,000,000.00) (the "<u>Settlement Payment</u>") in full and final settlement and satisfaction of all Avoiding Power Claims, Disallowance and Subordination Claims, and Subsequent Transfer Claims that the Trustee or the BLMIS Estate has against the Defendants.
- Allowance of Plaza Customer Claim. Upon the Closing (as defined in paragraph 8), Plaza's Customer Claim shall be deemed conclusively allowed pursuant to section 502 of the Bankruptcy Code and 15 U.S.C. § 78lll(11), equal in priority to other allowed customer claims against the BLMIS Estate, in the amount of Two Hundred Eighty-One Million, Eight Hundred Twenty-Four Thousand, Three Hundred Sixteen Dollars and Twenty-Three Cents (\$281,824,316.23), plus eighty-eight percent (88%) of the Settlement Payment, for an aggregate allowed claim amount of Four Hundred Five Million, Twenty-Four Thousand, Three Hundred Sixteen Dollars and Twenty-Three Cents (\$405,024,316.23) (the "Allowed Claim"). As of the date of this Agreement, the initial amount to be paid by the Trustee to Plaza allocable to the Allowed Claim in respect of a catch-up distribution is One Hundred Ninety-Eight Million, One Hundred Fifty-Nine Thousand, Nine Hundred Sixty-Six Dollars and Eighty-One Cents (\$198,159,966.81) (48.802% of the Allowed Claim plus a SIPC advance of \$500,000.00) (the "Catch-Up Distribution"). Plaza shall be entitled to the SIPC customer advance provided for under section 78fff-3(a) of SIPA applicable to its Allowed Claim in the amount of \$500,000.00, which is included in the Catch-Up Distribution. Thereafter, Plaza shall be entitled to ratable distributions owing on the Allowed Claim in due course as distributed by the Trustee and approved by the Bankruptcy Court from time to time on the same basis and timetable as the holders of admitted claims in the SIPA liquidation of the BLMIS Estate.
- 3. Release by the Trustee. (a) (i) In consideration for the covenants and agreements in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, except with respect to the obligations, rights, and considerations arising under this Agreement, upon the Closing (as defined in paragraph 8), the Trustee on behalf of himself, BLMIS, and its consolidated estates (collectively, the "Trustee Releasors"), shall release, acquit, and forever discharge the Defendants, including their successors and/or assigns, from any and all past, present, or future claims or causes of action (including any suit, petition,

demand, or other claim in law, equity, or arbitration) and from any and all allegations of liability or damages (including any allegation of duties, debts, reckonings, contracts, controversies, agreements, promises, damages, responsibilities, covenants, or accounts), of whatever kind, nature, or description, direct or indirect, in law, equity or arbitration, absolute or contingent, in tort, contract, statutory liability, or otherwise, based on strict liability, negligence, gross negligence, fraud, breach of fiduciary duty, or otherwise (including attorneys' fees, costs, or disbursements), known or unknown, existing as of the date of the Closing that are, have been, could have been, or might in the future be asserted by the Trustee based on, arising out of, or in any way related to the Defendants' respective direct or indirect relationship with BLMIS, except that the Trustee retains the right to enforce the terms and conditions of this Agreement.

- (ii) In consideration for the covenants and agreements set forth in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, except with respect to any rights arising under this Agreement and as provided under <u>Section 3(b)</u> of this Agreement, the Trustee Releasors hereby release and agree not to further pursue any subsequent transfers of the Transfers made relating to Plaza's BLMIS Account (the "<u>Subsequent Transferee Releasees</u>").
- (b) Notwithstanding the foregoing release contained in Section 3(a)(ii), the Subsequent Transferee Releasees are not released from liability for any transfers that they may have received in connection with any account not specified herein or referenced on Exhibit B of the Complaint filed in the Adversary Proceeding, or may receive after the date of this Agreement which constitute subsequent transfers of transfers made by BLMIS which are avoidable and recoverable under SIPA, the Bankruptcy Code and other applicable laws.
- Release by the Defendants. In consideration for the covenants and agreements in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, except with respect to the obligations, rights, and considerations arising under this Agreement, upon the Closing (as defined in paragraph 8), the Defendants shall release, acquit, and forever discharge the Trustee and all his agents, representatives, attorneys, employees, and professionals, and BLMIS and its consolidated estate, from any and all past, present, or future claims or causes of action (including any suit, petition, demand, or other claim in law, equity, or arbitration) and from any and all allegations of liability or damages (including any allegation of duties, debts, reckonings, contracts, controversies, agreements, promises, damages, responsibilities, covenants, or accounts), of whatever kind, nature, or description, direct or indirect, in law, equity or arbitration, absolute or contingent, in tort, contract, statutory liability, or otherwise, based on strict liability, negligence, gross negligence, fraud, breach of fiduciary duty, or otherwise (including attorneys' fees, costs, or disbursements), known or unknown, existing as of the date of the Closing that are, have been, could have been, or might in the future be asserted by the Defendants based on, arising out of, or in any way related to BLMIS or Madoff, except that the Defendants retain the right to enforce the terms and conditions of this Agreement.
- 5. <u>Unknown Claims</u>. Unknown Claims shall mean any released claims pursuant to paragraphs 3 and 4 of the Agreement ("<u>Released Claims</u>") that the Parties do not know or suspect to exist in their favor at the time of giving the release in this Agreement that if known by them, might have affected their settlement and release in this Agreement. With respect to any

and all released claims in paragraphs 3 and 4 of this Agreement, the Parties shall expressly waive or be deemed to have waived, the provisions, rights and benefits of California Civil Code section 1542 (to the extent it applies herein), which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

The Parties expressly waive, and shall be deemed to have waived, any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States, or principle of common law or foreign law, that is similar, comparable, or equivalent in effect to California Civil Code section 1542. The Trustee and/or the Defendants may hereafter discover facts in addition to or different from those that they now know or believe to be true with respect to the subject matter of the Released Claims, but the Parties shall expressly have and be deemed to have fully, finally, and forever settled and released any and all Released Claims, known or unknown, suspected or unsuspected, contingent or noncontingent, whether or not concealed or hidden, that now exist or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including conduct that is negligent, reckless, intentional, with or without malice, or a breach of any duty, law, or rule, without regard to the subsequent discovery or existence of such different or additional facts. The Parties acknowledge and shall be deemed to have acknowledged that the foregoing waiver was separately bargained for and a key element of the settlement of which this release is a part.

- 6. <u>Dismissal of Adversary Proceedings</u>. Within five days of the Closing (as defined in paragraph 8), the Parties shall submit to the Bankruptcy Court, a stipulation requesting the dismissal of the Adversary Proceeding, with prejudice, as against the Defendants, with each Party bearing its own costs, attorneys' fees, and expenses.
- Court Approval; Effective Date; Termination. The Parties' rights and obligations under this Agreement shall be fixed as of the date of execution and delivery of signatures by the Parties, subject to approval by the Bankruptcy Court. The Parties jointly agree to support this Agreement in connection with the submission to, and approval thereof by, the Bankruptcy Court. The Parties agree that they may not alter their position regardless of any decision by the Supreme Court of the United States in connection with the Trustee's appeal concerning section 546(e) of the Bankruptcy Code. This Agreement is subject to, and shall become effective upon, the Bankruptcy Court's approval of this Agreement in the SIPA Proceeding by an order that is no longer subject to appeal, review, or rehearing ("Effective Date"). The Trustee shall use his reasonable efforts to obtain approval of the Agreement in the SIPA Proceeding as promptly as practicable after the date of this Agreement. If this Agreement has not become effective as provided in this paragraph within 360 days after the date of this Agreement (or within such additional time as mutually agreed upon by the Parties), then (a) this Agreement (other than this paragraph) shall terminate and be void; (b) all of the statements, concessions, consents, and agreements contained in the Agreement (other than this paragraph) shall be void; and (c) neither the Trustee nor the Defendants may use or rely on any such statement, concession, consent, or

agreement in any public statement or litigation involving the SIPA Proceeding, or any case or proceeding relating to BLMIS, or Madoff.

- 8. <u>Closing</u>. There shall be a closing ("<u>Closing</u>") within five business days after the Effective Date of this Agreement in settlement of the Trustee's Avoiding Power Claims, Disallowance and Subordination Claims and Subsequent Transfer Claims. At the Closing, Plaza shall satisfy the Settlement Payment of \$140,000,000.00 it agrees to pay to the Trustee pursuant to paragraph 1 through a deduction of said amount from the Catch-Up Distribution. Accordingly, the Trustee shall pay Plaza Fifty-Eight Million, One Hundred Fifty-Nine Thousand, Nine Hundred Sixty-Six Dollars and Eighty-One Cents (\$58,159,966.81), consisting of the balance of:
 - a. The Catch-Up Distribution under the Allowed Claim owed to Plaza pursuant to paragraph 2, minus
 - b. The Settlement Payment totaling \$140,000,000.00.
- 9. <u>Defendants' and Trustee's Authority.</u> The Defendants represent and warrant to the Trustee that, as of the date hereof, each of them has the full power, authority, and legal right to execute and deliver, and to perform their respective obligations under this Agreement and have taken all necessary action to authorize the execution, delivery, and performance of their respective obligations under this Agreement. The Trustee represents and warrants to the Defendants that, as of the date hereof, and subject to the approval of the Bankruptcy Court as set forth in paragraph 7 above, he has the full power, authority, and legal right to execute and deliver, and to perform his obligations under this Agreement and has taken all necessary action to authorize the execution, delivery, and performance of his respective obligations under this Agreement.
- 10. <u>Further Assurances</u>. The Parties shall execute and deliver any document or instrument reasonably requested by any of them after the date of this Agreement to effectuate the intent of this Agreement.
- 11. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement and understanding between and among the Parties and supersedes all prior agreements, representations, and understandings concerning the subject matter hereof.
- 12. <u>No Admission</u>. This Agreement and all negotiations, statements, and proceedings in connection therewith are not, will not be argued to be, and will not be deemed to be a presumption, concession, or admission by any Party of any fault, liability, or wrongdoing whatsoever. This Agreement may not be offered or received in evidence or otherwise referred to in any civil, criminal, or administrative action or proceeding as evidence of any fault, liability, or wrongdoing whatsoever.
- 13. <u>Amendments, Waiver</u>. This Agreement may not be terminated, amended, or modified in any way except in a writing signed by all of the Parties. No waiver of any provision of this Agreement shall be deemed to constitute a waiver of any other provision hereof, whether or not similar, nor shall such waiver constitute a continuing waiver.

- 14. <u>Assignability</u>. No Party hereto may assign its rights under this Agreement without the prior written consent of each of the other Parties hereto, except that nothing in this Agreement shall prevent Plaza's ability to assign all or part of the Plaza Allowed Claim pursuant to the Bankruptcy Court's November 10, 2010 Order Establishing Procedures for the Assignment of Allowed Claims.
- 15. <u>Successors Bound</u>. This Agreement shall be binding upon and inure to the benefit of each of the Parties and their successors and permitted assigns.
- 16. <u>No Third Party Beneficiary</u>. The Parties do not intend to confer any benefit by or under this Agreement upon any person or entity other than the Parties hereto and their respective successors and permitted assigns.
- 17. <u>Applicable Law</u>. This Agreement shall be construed and enforced in accordance with the laws of the State of New York, without regard to its conflict of laws provisions.
- 18. <u>Exclusive Jurisdiction</u>. The Parties agree that the Bankruptcy Court shall have exclusive jurisdiction over any and all disputes between or among the Parties, whether in law or equity, arising out of or relating to this Agreement, or any provision thereof, and the Parties hereby consent to and submit to the jurisdiction of the Bankruptcy Court for any such action. In the event the BLMIS proceeding is closed by a final decree and not reopened, the Parties agree that any dispute arising out of this Agreement, or any provision thereof, may be brought in the District Court or the Supreme Court of New York in New York County.
- 19. <u>Captions and Rules of Construction</u>. The captions in this Agreement are inserted only as a matter of convenience and for reference and do not define, limit, or describe the scope of this Agreement or the scope or content of any of its provisions. Any reference in this Agreement to a paragraph is to a paragraph of this Agreement. "Includes" and "including" are not limiting.
- 20. <u>Counterparts, Electronic Copy of Signatures</u>. This Agreement may be executed and delivered in any number of counterparts, each of which so executed and delivered shall be deemed to be an original and all of which shall constitute one and the same document. The Parties may evidence their execution of this Agreement by delivery to the other Parties of scanned or faxed copies of their signatures with the same effect as the delivery of an original signature.
- 21. <u>Negotiated Agreement</u>. This Agreement has been fully negotiated by the Parties. Each Party acknowledges and agrees that this Agreement has been drafted jointly, and the rule that ambiguities in an agreement or contract may be construed against the drafter shall not apply in the construction or interpretation of this Agreement.
- 22. <u>Severability</u>. In the event that any term or provision of this Agreement or any application thereof is deemed to be invalid or unenforceable, the remainder of this Agreement and any other application of such term or provision shall not be affected thereby.
- 23. <u>Notices</u>. Any notices under this Agreement shall be in writing, shall be effective when received and may be delivered only by hand, by overnight delivery service, by fax, or by

electronic transmission to:

If to the Trustee:

Irving H. Picard Baker & Hostetler LLP 45 Rockefeller Plaza New York, New York 10111

E-mail: ipicard@bakerlaw.com

If to Plaza, or NSMB, c/o:

Joseph P. Moodhe

E-mail: jpmoodhe@debevoise.com

J. Robert Abraham

E-mail: jrabraham@debevoise.com

Shannon R. Selden

E-mail: srselden@debevoise.com

Debevoise & Plimpton, LLP

919 Third Avenue New York, NY 10022

T: (212) 909-6241 F: (212) 909-6836

with copies to:

Mark A. Kornfeld

E-mail: mkornfeld@bakerlaw.com

Thomas L. Long

E-mail: tlong@bakerlaw.com

Baker & Hostetler LLP 45 Rockefeller Plaza

New York, New York 10111

T: (212) 589-4200 F: (212) 589-4201

--and--

Elizabeth A. Scully

E-mail: escully@bakerlaw.com

Baker & Hostetler LLP

1050 Connecticut Ave., N.W., 1100

Washington, D.C. 20036 Telephone: (202) 861-1500 Facsimile: (202) 861-1783

[Signature pages follow]

08-01789-cgm Doc 10226-2 Filed 06/19/15 Entered 06/19/15 13:32:19 Exhibit A Pg 9 of 43

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of the date first above written.

RWING H. PICARD

Sworn to and subscribed before me this 19*day of June, 2015

M

NOVALY PUBLIC

PLAZA INVESTMENTS INTERNATIONAL LIMITED

Title:

Marc HOEGGER

Subscribed before me this \(\text{\text{\$\scircle{Q}\$}} \) day of June, 2015

Notary Public

Maya PAGE Legal & Compliance

NOTZ, STUCKI & CIE S.A

Seen by the undersigned, Me Françoise Demierre Morand, a duly authorized Notary public in Geneva (Switzerland), for legalization exclusively of the above signature of Mr Marc Hoegger which is the same as the specimen of signature deposited with our office.

Geneva, this 19th day of June 2015



NOTZ STUCKI MANAGEMENT (BERMUDA) LIMITED

Subscribed before me

this 19th day of June, 2015

Notary Public

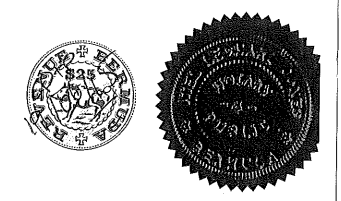
NIEL LEONARD JONES Notary Public

By: laura UEV - Best.

Name: LANA WEST-BURT
Title:

Secreter

DIRECTOR



08-01789-cgm Doc 10226-2 Filed 06/19/15 Entered 06/19/15 13:32:19 Exhibit A Pg 12 of 43

ATTACHMENT A

PLAZA CUSTOMER CLAIM

CI	IST	OI	/IFR	CI	AIM.

Bernard L. Madoff Investment Securities LLC

Case No 08-01789-BRL

U.S. Bankruptcy Court for the Southern District of New York 006187

Claim Number:

BERNARD L. MADOFF INVESTMENT SECURITIES LLC

In Liquidation

RECEIVED

DECEMBER 11, 2008

(Please print or type)

1.

MAR 0 3 2009

Name of Customer:	Plaza Investments International Limited	
Mailing Address:	Akara Building, Suite 8 Wickhams Cay 1	
City: Road Town	State: B.V.I. R002-3-0; 1-FR002-4-(British Virgin Islands)	
Account No.: 1-F		
Taxpayer I.D. Numl	ber (Social Security No.): N/A	

NOTE: BEFORE COMPLETING THIS CLAIM FORM, BE SURE TO READ CAREFULLY THE ACCOMPANYING INSTRUCTION SHEET. A SEPARATE CLAIM FORM SHOULD BE FILED FOR EACH ACCOUNT AND, TO RECEIVE THE FULL PROTECTION AFFORDED UNDER SIPA, ALL CUSTOMER CLAIMS MUST BE RECEIVED BY THE TRUSTEE ON OR BEFORE March 4, 2009. CLAIMS RECEIVED AFTER THAT DATE, BUT ON OR BEFORE July 2, 2009, WILL BE SUBJECT TO DELAYED PROCESSING AND TO BEING SATISFIED ON TERMS LESS FAVORABLE TO THE CLAIMANT. PLEASE SEND YOUR CLAIM FORM BY **CERTIFIED MAIL - RETURN RECEIPT REQUESTED.**

 b. I owe the Broker a Debit (Dr.) Balance of c. If you wish to repay the Debit Balance, please insert the amount you wish to repay and attach a check payable to "Irving H. Picard, Esq., 	
please insert the amount you wish to repay and	
attach a check payable to "Irving H. Picard, Esg.	
attach a check payable to fiving 11.1 loard, Esq.,	
Trustee for Bernard L. Madoff Investment Securities LLC."	
If you wish to make a payment, it must be enclosed	
with this claim form.	
d. If balance is zero, insert "None."	

502180406

PLEASE DO NOT CLAIM ANY SECURITIES YOU HAVE IN YOUR POSSESSION YES NOT A SECURITIES YOU HAVE IN YOUR POSSESSION OF THE Broker owes me securities b. I owe the Broker securities c. If yes to either, please list below: Number of Shate
a. The Broker owes me securities b. I owe the Broker securities c. If yes to either, please list below: Number of Sha Face Amount of E Date of Transaction The Broker I O Owes Me the
b. I owe the Broker securities c. If yes to either, please list below: Number of Sha Face Amount of E Date of Transaction The Broker I O Owes Me the
c. If yes to either, please list below: Number of Sha Face Amount of E Date of Transaction The Broker I O Owes Me the
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Date of The Broker I O Owes Me the
Transaction Owes Me the
Proper documentation can speed the review, allowance and satisfaction of claim and shorten the time required to deliver your securities and cash to Please enclose, if possible, copies of your last account statement and purchas ale confirmations and checks which relate to the securities or cash you claim any other documentation, such as correspondence, which you believe will assistance in processing your claim. In particular, you should provid documentation (such as cancelled checks, receipts from the Debtor, proof of transfers, etc.) of your deposits of cash or securities with the Debtor from back as you have documentation. You should also provide all documentatinformation regarding any withdrawals you have ever made or payments receipts from the Debtor.

2

MWPTAP00034059

502180406

NOTE:	IF "YES" IS MARKED ON ANY ITEM, PROVIDE A ON A SIGNED ATTACHMENT. IF SUFFICI PROVIDED, THIS CLAIM FORM WILL BE COMPLETION.	ENT DETAILS	S ARE NOT
		<u>YES</u>	<u>NO</u>
3.	Has there been any change in your account since December 11, 2008? If so, please explain.		Х
4.	Are you or were you a director, officer, partner, shareholder, lender to or capital contributor of the broker?		Х
5.	Are or were you a person who, directly or indirectly and through agreement or		
	otherwise, exercised or had the power to exercise a controlling influence over the management or policies of the broker?		X
6.	Are you related to, or do you have any business venture with, any of the persons specified in "4" above, or any employee		
	or other person associated in any way with the broker? If so, give name(s)	•	X
7.	Is this claim being filed by or on behalf of a broker or dealer or a bank? If so, provide documentation with respect to each public customer on whose behalf you are claiming.		X
8.	Have you ever given any discretionary authority to any person to execute		-
	securities transactions with or through the broker on your behalf? Give names, addresses and phone numbers.	Х	
9.	Have you or any member of your family	Please see th	e Annex here
	ever filed a claim under the Securities Investor Protection Act of 1970? if so, give name of that broker.	***************************************	X
	Please list the full name and address of anyone at preparation of this claim form: Debevoise & Plimp New York, NY 10022		

If you cannot compute the amount of your claim, you may file an estimated claim. In that case, please indicate your claim is an estimated claim.

IT IS A VIOLATION OF FEDERAL LAW TO FILE A FRAUDULENT CLAIM. CONVICTION CAN RESULT IN A FINE OF NOT MORE THAN \$50,000 OR IMPRISONMENT FOR NOT MORE THAN FIVE YEARS OR BOTH.

THE FOREGOING CLAIM IS TRUE AND ACCURATE TO THE BEST OF MY INFORMATION AND BELIEF.

Date _	26	Feb 2004	Signature_	Want
Date _			Signature	Marc Hoegger, Director

(If ownership of the account is shared, all must sign above. Give each owner's name, address, phone number, and extent of ownership on a signed separate sheet. If other than a personal account, *e.g.*, corporate, trustee, custodian, etc., also state your capacity and authority. Please supply the trust agreement or other proof of authority.)

This customer claim form must be completed and mailed promptly, together with supporting documentation, etc. to:

Irving H. Picard, Esq.,
Trustee for Bernard L. Madoff Investment Securities LLC
Claims Processing Center
2100 McKinney Ave., Suite 800
Dallas, TX 75201

502180406

ANNEX TO CUSTOMER CLAIM OF PLAZA INVESTMENTS INTERNATIONAL LIMITED

Any and all notices and communications with respect to this Customer Claim (the "Claim") should be directed to Debevoise & Plimpton LLP, counsel to Plaza Investments International Limited ("Plaza"), as follows:

Debevoise & Plimpton LLP 919 Third Avenue New York, New York 10022 Attention: George E.B. Maguire Bryan R. Kaplan

Telephone No.: (212) 909-6000 Facsimile No.: (212) 909-6836

Resolutions of the Board of Directors of Plaza authorizing the filing of this Claim are attached hereto as Exhibit A.

Item 2

Plaza asserts a claim for the net equity of its accounts with Bernard L. Madoff Investment Securities LLC ("BMIS"). Account statements for the period ending November 30, 2008 for account numbers 1-FR002-3-0 and 1-FR002-4-0 are attached hereto as Exhibit B, reflecting net equity in the amount of \$733,620,821.73. Exhibit B reflects Plaza's best information as to its accounts as of the most recent date prior to December 11, 2008 for which it has information. Plaza does not have knowledge of any changes in its accounts since November 30, 2008.

Item 8

Plaza authorized Bernard L. Madoff to execute securities transactions with or through BMIS on Plaza's behalf.

* * *

In executing and filing this Claim, Plaza does not waive any obligation owed to it or any right or rights of action that it has or may have against BMIS or any other person, persons, entity or entities including, without limitation, affiliates of BMIS. Plaza reserves the right to amend or supplement this Claim in any respect, including, without limitation, by delivering additional documents in support of this Claim, and/or asserting additional amounts due to Plaza in respect of its net equity claim or otherwise, including costs and expenses (including attorneys' and experts' fees) arising in connection with this Claim.

MWPTAP00034062

22922267v1

EXHIBIT A Resolutions of the Board of Directors of Plaza Investments International Limited 22922267v1 MWPTAP00034063

PLAZA INVESTMENTS INTERNATIONAL LIMITED

(the «Company»)

RESOLUTION OF THE BOARD OF DIRECTORS TAKEN BY CIRCULAR WAY

It is hereby unanimously **RESOLVED**, that the Company is hereby authorized to file a claim (the "Claim") in the proceeding captioned *Securities Investor Protection Corporation v. Bernard L. Madoff Investment Securities LLC*, Adv. Pro. No. 08-01789 (BRL) (the "SIPA Proceeding"), for assets held by Bernard L. Madoff Investment Securities LLC as of December 11, 2008; and it is further

RESOLVED, that Marc HOEGGER, is hereby authorized to verify and execute, on behalf of and in the name of the Company, the Claim, and to cause same to be filed in the SIPA Proceeding at such time as he shall determine; and it is further

RESOLVED, that Marc HOEGGER is hereby authorized to take all such further actions, and to execute, acknowledge and deliver on behalf of and in the name of the Company, all other documents and instruments, and to do and perform all such further acts and deeds, as he may deem necessary or advisable to carry out the intent and accomplish the purpose of the foregoing resolutions and the actions contemplated thereby, and that the taking of any such action and the execution and delivery of each such document or instrument shall be conclusive evidence of its necessity or advisability.

Dated 26th day of February 2009

Marc HOEGGER

Théo LIMPACH

Registered Office: Akara Building, Suite 8, Wickhams Cay 1, Road Town, Tortola, British Virgin Islands

EXHIBIT B Account Statements 3

22922267v1

08-01789-cgm Doc 10226-2 Filed 06/19/15 Entered 06/19/15 13:32:19 Exhibit A Pg 21 of 43

BERNARD L. MADOFF
INVESTMENT SECURITIES LLC
New York
London

New York, NY 10022 (212) 230-2424 800 334-1343 Fax (212) 838-4061

885 Third Avenue

Affiliated with Madoff Securities International Limited 12 Berkeley Street Mayfair, London W1J 8DT Tel 020 7493 6222

PLAZA INVESTMENTS INT®L
COMPAGNIE FIDUCIATRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

YOUR ACCOUNT NUMBER
1-FR002-3-0

РЕЛІОО ЕНВІНО

11/30/08

1 ICATION NUMBER

AMOUNT DEBITED TO YOUR ACCOUNT AMOUNT CREDITED TO YOUR ACCOUNT DESCRIPTION PRICE OR SYMBOL BOUGHT RECEIVED OR LONG SOLD DELIVERED OR SHORT TRN 27.767.343.08 BALANCE FORWARD 6:050:369:34 105.380 10949 APPLE INC 57,393 1/06 ABBOTT LABORATORIES 5,625,023.88 55-090 1/06 102,032 11184 60.350 4,236,176.45 70,147 11419 AMGEN INC 1/06 51-120 2,609,977-92 BOEING CO 51,016 11654 1/06 7,918,703-36 23.840 11889 BANK OF AMERICA 1/06 331,604 2,320,207.20 BAXTER INTERNATIONAL INC 60.600 12124 1/06 38,262 2,474,019.96 BANK OF NEW YORK MELLON CORP 32-290 1/06 76,524 12359 BRISTOL MYERS SQUIBB COMPANY ANHEUSER BUSCH COS INC 2,633,700-40 20-610 127,540 12594 1/06 62:430 2,788,597.77 106 44,639 12829 4,846,009.36 13.530 CITI GROUP INC 13064 1/06 357,112 3,028,436-90 COMCAST CORP 15.790 13299 191,310 1/06 CL A 5,219,956.84 CONOCOPHILIPS 51.120 106 102,032 13534 17-520 6,830,786-44 CISCO SYSTEMS INC 388,997 13769 106 2,922,260.05 30.510 14004 CVS CAREMARK CURP ./06 95,655 9,880,395.58 73.740 14239 CHEVRON CORP ./06 133,917 3,162,991.40 THE WALT DISNEY CO 24.760 /06 127,540 14474 19.600 13,401,137.40 GENERAL ELECTRIC CO 14709 ./06 682,339 4,547,566.08 356.520 GOOGLE 12,754 14944 106 2,344,439.96 91-870 15179 GOLDMAN SACHS GROUP INC ./06 25,508 2,679,104-80 HOME DEPOT INC 23.300 /06 114,786 15414 6,113,948-75 HEWLETT PACKARD CO 38.310 159,425 15649 106 INTERNATIONAL BUSINESS MACHS 92.800 8,288,569.40 15884 89,278 ./06 CONTINUED ON PAGE 2

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Madoff Securities International Limited 885 Third Avenue BERNARD L. MADOFF INVESTMENT SECURITIES LLC New York, NY 10022 (212) 230-2424 800 334-1343 New York 🗆 London Fax (212) 838-4061 PERIOD ENDING PLAZA INVESTMENTS INTOL COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 11/30/08

YOUR TAX PAYER IDENTIFICATION NUMBER YOUR ACCOUNT NUMBER 1-FR002-3-0 L-2013 LUXEMBOURG AMOUNT CREDITED

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99-932

99-960

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DUE 12/11/2008

DUE 12/18/2008

DUE 01/08/2009 1/08/2009 U S TREASURY BILL

DUE 01/15/2009

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58,575,000

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U S TREASURY BILL

U S TREASURY BILL

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MWPTAP00034068

58,535,169.00

78,668,520.00

78,657,502.00

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PLAZA INVESTMENTS INT®L
COMPAGNIE FIDUCIATRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

YOUR ACCOUNT NUMBER

1-FR002-3-0

YOUR TAX PAYER IDENTIFICATION NUMBER

PERIOD ENDING

11/30/08

ATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TRN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CHEDITED TO YOUR ACCOUNT
706		78,700,000	49305	U S TREASURY BILL DUE 01/22/2009 1/22/2009	99•934		78+648+058+00
106		78,700,000	49520	U S TREASURY BILL DUE 01/29/2009 1/29/2009	99•928		78,643,336.00
106		55,225,000	49733	U S TREASURY BILL DUE 2/12/2009 2/12/2009	99•902	·	55,170,879.50
/06	48,350,000		49962	U S TREASURY BILL DUE 03/26/2009 3/26/2009	99•802	48,254,267.00	
/06	48,350,000		50191	U S TREASURY BILL DUE 4/02/2009 4/02/2009	99•751	48,229,608.50	
/06	48,350,000		50420	U S TREASURY BILL DUE 04/09/2009 4/09/2009	99•726	48,217,521.00	
/07 /07	39,726 70,624		23470 23705	APPLE INC ABBOTT LABORATORIES	108-800 56-590 62-070	4,323,777.80 3,999,436.16 3,015,688.78	
/07 /07 /07	48,554 35,312 225,114		23940 24175 24410	AMGEN INC BOEING CO BANK OF AMERICA	53.640 23.720 61.740	1,895,547.68 5,348,708.08 1,636,181.16	
/07	26,484 48,554		24645 24880	BAXTER INTERNATIONAL INC BANK OF NEW YORK MELLON CORP	34-210	1,662,974.34	
				CONTINUED ON PAGE 5			
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PLAZA INVESTMENTS INT*L
COMPAGNIE FIDUCIAIRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

AMOUNT DEBITED TO YOUR ACCOUNT AMOUNT CREDITED TO YOUR ACCOUNT PRICE OR SYMBO DESCRIPTION 1.859.176.60 21.020 BRISTOL MYERS SQUIBB COMPANY 25115 '07 88,280 1,984,577-62 ANHEUSER BUSCH COS INC 64-190 30,898 25350 '07 3,444,243.96 2,231,144.34 CITI GROUP INC 14-410 25585 '07 238,356 17-390 COMCAST CORP 25820 128,006 CL A 3,515,750.60 CONOCOPHILIPS 53-060 26055 '07 66,210 4,588,706.08 17.580 CISCO SYSTEMS INC 26290 260,426 '07 1,962,640.12 CVS CAREMARK CORP 31-720 26525 6,997,469.30 '07 61,796 75-450 CHEVRON CORP 26760 '07 92,694 2,152,000-92 THE WALT DISNEY CO 25.620 26995 '07 83,866 9,199,878-70 19.810 GENERAL ELECTRIC CO 27230 07 463,470 3,082,737-48 349-160 27465 GOOGLE 8,828 07 1,573,325-92 89.070 GOLDMAN SACHS GROUP INC 27700 17,656 '07 1,689,855-24 22-480 HOME DEPOT INC 27935 07 75,038 38-820 4,288,201.00 HEHLETT PACKARD CO 28170 110,350 07 5,714,275.28 INTERNATIONAL BUSINESS MACHS 92-430 61,796 28405 '07 3.964.831.00 INTEL CORP 16 28640 247,184 '07 7,645,400-44 ипзинос з ипзинос 61.820 28875 '07 123,592 6,877,011-72 J.P. MORGAN CHASE & CO 40.960 29110 07 167,732 1,969,747.10 29.710 29345 KRAFT FOOD INC '07 66,210 4,115,613.40 46-580 COCA COLA CO 29580 '07 88,280 2,794,282.54 MCDONALDS CORP 57.510 48,554 29815 07 1,999,453.56 41-140 30050 MEDTRONIC INC 48,554 07 2,005,897.24 64-880 30285 3M COMPANY 30,898 19.370 1,799,189.78 ALTRIA GROUP INC 30520 '07 92,694 CONTINUED ON PAGE

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New York
London

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PLAZA INVESTMENTS INT[®]L COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG 11/30/08 7

1-FR 002-3-0 YOUR TAX PAYER IDENTIFICATION NUMBER

PERIOD ENDING

E	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TRN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
07	THE STATE OF THE S	54,737	10957	FIDELITY SPARTAN	1		54 , 737 . 00
07		55,100,000	11231	U S TREASURY MONEY MARKET U S TREASURY BILL DUE 02/05/09	99-923		55,057,573.00
07		49,025,000	11441	2/05/2009 U S TREASURY BILL DUE 02/19/2009	99-887		48,969,601.75
07		49,025,000	11657	2/19/2009 U S TREASURY BILL DUE 02/26/2009	99-889		48,970,582.25
07		55,100,000	11871	U S TREASURY BILL DUE 03/05/09	99-866	t.	55,026,166.00
07	4,600,000		12202	3/05/2009 U S TREASURY BILL DUE 04/09/2009	99•720	4,587,120.00	
07	4,600,000		12422	4/09/2009 U S TREASURY BILL DUE 4/16/2009	99-671	4,584,866.00	
07	44,831		12647	4/16/2009 FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	44,831.00	
10 10 10		5,832 10,368 7,128	14733 14734 14735	APPLE INC ABBOTT LABORATORIES AMGEN INC	103•300 55•180 59•420		602,212.60 571,692.24 423,260.76
				CONTINUED ON PAGE 8			

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PLAZA INVESTMENTS INTOL COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG

11/30/08 YOUR TAX PAYER IDENTIFICATION HUMBER YOUR ACCOUNT NUMBER

PERIOD ENDING

1-FR002-3-0

BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TRN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
10 10 10 10 10 10 10 10 10 10 10 10 10 1	5,184 33,519 4,104 7,599 13,176 4,536 36,151 19,263 10,191 39,174 9,543 13,824 12,567 69,415 1,296 2,808 11,487 16,416 9,072 37,192 18,615 24,624 10,191 13,176	14736 14737 14738 14740 14741 14742 14743 14744 14745 14747 14748 14750 14751 14752 14755 14755 14756 14757	BOEING CO BANK OF AMERICA BANTER INTERNATIONAL INC BANK OF NEW YORK MELLON CORP BRISTOL MYERS SQUIBB COMPANY ANHEUSER BUSCH COS INC CITI GROUP INC COMCAST CORP CL A CONDCOPHILIPS CISCO SYSTEMS INC CVS CAREMARK CORP CHEVRON CORP THE WALT DISNEY CO GENERAL ELECTRIC CO GOOGLE GOLDMAN SACHS GROUP INC HOME DEPOT INC HEMLETT PACKARD CO INTERNATIONAL BUSINESS MACHS INTEL CORP JOHNSON & JOHNSON J-P- MORGAN CHASE & CO KRAFT FOOD INC COCA COLA CO	49.550 21.750 60.250 31.100 20.750 64 12.630 16.900 53.460 17.390 30.690 74.880 24.230 19.930 342.240 87.430 22.150 36.250 36.250 39.940 15.060 59.850 39.220 29.230 44.730		256,660.20 727,698.25 247,102.00 236,025.90 272,875.00 290,123.00 455,141.13 324,774.70 544,403.86 679,669.86 292,493.67 1,034,589.12 303,996.41 1,380,664.95 443,492.04 245,391.44 253,978.05 594,424.00 815,573.68 558,624.52 1,113,363.75 964,769.28 297,475.93 588,835.48

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PLAZA INVESTMENTS INT'L COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG

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| TOUR ACCOUNT NUMBER | YOUR TAX PAYER IDENTIFICATION NUMBER | 1-FR 002-3-0

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7 500 14740 MCDONALDS CORP 56	
14760	5,241.00 7,7121.86 2,481.72 7,465.92 3,862.32 2,934.88 9,232.62 4,804.70 0,665.68 2,658.00 1,012.28 9,695.26 6,992.72 1,199.88 6,178.85 8,424.45 9,552.20 6,304.72 7,522.60 9,995.04 7,572.60 9,995.04 7,572.60

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PLAZA INVESTMENTS INT*L
COMPAGNIE FIDUCIAIRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

1-FR 002-3-0

PERIOD ENDING

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/10 86,544 36165 ABBOTT LABORATORIES 55,910 4,842,136,04 /10 59,499 3660 AMGEN INC 59,620 3,549,709,38 /10 43,272 36635 BUEING CO 52,190 2,606,095,68 /10 281,268 36870 BANK OF AMERICA 24,050 6,775,745,40 /10 37,863 37105 BAXTER INTERNATIONAL INC 60,770 2,302,448,51 /10 64,908 37340 BANK OF NEW YORK MELLON CORP 33,480 2,775,715,84	ATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TAN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
710	/10 /10 /10 /10 /10 /10 /10 /10 /10 /10	59,499 43,272 281,268 37,863 64,908 113,589 37,863 308,313 162,270 86,544 329,949 81,135 118,998 102,771 569,581 10,818 27,045 97,362 140,634 75,726 319,131		36400 36635 36870 37105 37340 37575 37810 38045 38280 38515 38750 38985 39925 39455 39920 40160 40395 40630 40865 41100 41335	AMGEN INC BOEING CO BANK OF AMERICA BAXTER INTERNATIONAL INC BANK OF NEW YORK MELLON CORP BRISTOL MYERS SQUIBB COMPANY ANNEUSER BUSCH COS INC CITI GROUP INC COMCAST CORP CL A CONOCOPHILIPS CISCO SYSTEMS INC CVS CAREMARK CORP CHEVRON CORP THE WALT DISNEY CO GENERAL ELECTRIC CO GOOGLE GOLDMAN SACHS GROUP INC HOME DEPOT INC HOME DEPOT INC HEWLETT PACKARD CO INTERNATIONAL BUSINESS MACHS INTEL CORP JOHNSON & JOHNSON J.P. MORGAN CHASE & CO	59.620 52.190 24.050 60.770 33.480 21.310 64.090 14.270 17.410 54.130 18.080 31.300 76.410 25.660 20.530 92.680 23.030 37.290 92.660 15.880 61.320	3,549,709-38 2,260,095-68 6,775,745-40 2,302,448-51 2,175,715-84 2,428,153-67 4,411,958-51 2,831,610-70 4,688,087-72 5,978,674-92 2,542,770-50 9,097,396-18 2,641,213-86 12,127,680-93 3,933,640-44 2,507,611-60 2,246,140-86 5,249,866-86 7,019,800-16 5,080,565-28 9,624,990-52	

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PLAZA INVESTMENTS INT®L
COMPAGNIE FIDUCIAIRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

11/30/08 11

voun account number
1-FR002-3-0 (voun TAX PAYER IDENTIFICATION NUMBER)

PERIOD ENDING

AMOUNT CREDITED TO YOUR ACCOUNT AMOUNT DEBITED TO YOUR ACCOUNT DESCRIPTION PRICE OR SYMBOL 2,608,435.40 30.100 KRAFT FOOD INC 41805 86,544 10 5,172,842.50 45.500 COCA COLA CO 113,589 42040 10 3,717,280.84 MCDONALDS CORP 57.230 64,908 42275 2,618,388.40 10 40.300 MEDTRONIC INC 42510 10 64,908 2,450,871.47 64-690 3M COMPANY 42745 37,863 10 10 2,150,239.21 18-890 ALTRIA GROUP INC 42980 113,589 3,635,387.98 30.510 MERCK & CO 43215 118,998 10 10,182,117-80 MICROSOFT CORP 23.200 43450 4,133,773.40 10 438+129 GRACLE CORPORATION 18.600 43685 221,769 2,728,569.81 10 OCCIDENTAL PETROLEUM CORP 56-010 44390 10 48,681 4,984,068-20 57.550 44625 PEPSICO INC 86,544 10 17-960 6,912,701.44 PFIZER INC 384,039 44860 PROCTER & GAMBLE CO PHILLIP MORRIS INTERNATIONAL 10,944,408-17 10 65.230 45095 10 167,679 5,005,866-67 44.030 45330 10 113,589 3,434,444.43 37-310 45565 QUALCOMM INC 91,953 10 50-500 3,553,820.50 SCHLUMBERGER LTD 70,317 45800 10 28.580 9,597,945.64 ATET INC 46035 335,358 10 2.151.699.24 TIME WARNER INC 11.010 46270 10 194,724 2,945,740.80 UNITED PARCEL SYC INC 54-420 46505 54,090 10 CLASS B 3,071,770.62 31.510 46740 U S BANCORP 97,362 10 3,054,461.70 UNITED TECHNOLOGIES CORP 56•430 46975 10 54,090 5,199,130.00 VERIZON COMMUNICATIONS 32 47210 162,270 6,370,503.60 10 WELLS FARGO & CO NEW 34-600 47445 10 183,906 6,935,689.97 55.710 WAL-MART STORES INC 47680 10 124,407 CONTINUED ON PAGE 12

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PLAZA INVESTMENTS INT*L COMPAGNIE FIDUCIAIRE, CENTRE ETGILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG

11/30/08 YOUR ACCOUNT HUMBER YOUR TAX PAYER IDENTIFICATION NUMBER 1-FR002-3-0

PERIOD ENDING

re	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TRN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	TO YOUR ACCOUNT
10 10 10	292,086		47915	EXXON MOBIL CORP CHECK WIRE FIDELITY SPARTAN	75.800 CW DIV	22,151,801.80 26,000,000.00	2•43
10				U S TREASURY MONEY MARKET DIV 11/10/08 FIDELITY SPARTAN U S TREASURY MONEY MARKET	СМ	•73	
10		44,831	12883	W/H TAX DIV FDLXX FIDELITY SPARTAN U S TREASURY MONEY MARKET	1		44,831.00
'10		55,125,000	13093	U S TREASURY BILL DUE 3/12/2009	99-875		55,056,093.75
10		50,075,000	13264	3/12/2009 U S TREASURY BILL DUE 03/19/2009	99•867		50,008,400-25
10		48,350,000		3/19/2009 U S TREASURY BILL DUE 03/26/2009	99•834		48,269,739.00
10		48,350,000	13680	3/26/2009 U S TREASURY BILL DUE 4/02/2009	99•770		48,238,795.00
'10		52,950,000	13894	4/02/2009 U S TREASURY BILL DUE 04/09/2009 4/09/2009	99•742		52,8 13,389 .00
				CONTINUED ON PAGE 13			

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BERNARD L. MADOFF MADE INVESTMENT SECURITIES LLC New York 🗆 London

885 Third Avenue New York, NY 10022 (212) 230-2424 800 334-1343 Fax (212) 838-4061

Affiliated with Madoff Securities International Limited 12 Berkeley Street Mayfair, London W1J 8DT Tel 020 7493 6222

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PLAZA INVESTMENTS INTOL COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG

11/30/08 YOUR ACCOUNT NUMBER YOUR TAX PAYER IDENTIFICATION NUMBER 1-FR002-3-0

PERIOD ENDING

AMOUNT CREDITED TO YOUR ACCOUNT DESCRIPTION RICE OR SYMBO BOUGHT RECEIVED OR LONG 4,585,556.00 99.686 U S TREASURY BILL 14122 4,600,000 10 DUE 4/16/2009 4/16/2009 U S TREASURY BILL DUE 4/16/2009 4,286,498.00 99.686 15365 4,300,000 10 4/16/2009 2,107.00 1 FIDELITY SPARTAN 2,107 15366 10 U S TREASURY MONEY MARKET 7,620,480.00 ANHEUSER BUSCH COS INC 70 108,864 49318 18 7,612,037.50 99.830 U S TREASURY BILL 49553 16 7,625,000 DUE 4/16/2009 4/16/2009 8,442.00 FIDELITY SPARTAN
U S TREASURY MONEY MARKET 1 49791 8,442 18 -48 DIV FIDELITY SPARTAN 19 U S TREASURY MONEY MARKET DIV 11/19/08 .14 CW FIDELITY SPARTAN
U S TREASURY MONEY MARKET 19 H/H TAX DIV FDLXX 10,549.00 FIDELITY SPARTAN 1 51456 10,549 19 U S TREASURY MONEY MARKET 68,948,940.00 U S TREASURY BILL 99.926 69,000,000 19 DUE 03/26/2009 3/26/2009 CONTINUED ON PAGE 14

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PAGE

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PLAZA INVESTMENTS INT⁴L
COMPAGNIE FIDUCIAIRE, CENTRE
ETGILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

11/30/08 14

| YOUR ACCOUNT NUMBER | YOUR TAX FAVER IDENTIFICATION NUMBER | 1-FR 002-3-0

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AMOUNT CREDITED TO YOUR ACCOUNT AMOUNT DEBITED TO YOUR ACCOUNT PRICE OR SYMBO SOLD DELIVERED OR SHORT DESCRIPTION BOUGHT RECEIVED OR LONG TRN 1 15,528.00 FIDELITY SPARTAN 60495 '19 15,528 U S TREASURY MONEY MARKET 68,973,780.00 99.962 U S TREASURY BILL 63767 69,000,000 '20 DUE 03/26/2009 U S TREASURY BILL 68,963,430.00 99.947 64005 69,000,000 20 DUE 4/16/2009 4/16/2009 FIDELITY SPARTAN 10,350.00 1 64244 '20 10,350 U S TREASURY MONEY MARKET 85.070 1,646,111-87 64485 APPLE INC 125 19,341 1,862,924.76 54-140 ABBOTT LABORATORIES '25 '25 34,384 64723 1,268,704-57 53.630 AMGEN INC 64961 23,639 1,426,978-02 BANK OF AMERICA 12.980 125 125 125 125 125 125 65199 109,599 BAXTER INTERNATIONAL INC 678,352-58 52-570 65437 12,894 637,736.72 BANK OF NEW YORK MELLON CORP 24-690 25,788 65675 867,336.20 20.140 BRISTOL MYERS SQUIBB COMPANY 65913 42,980 765,301.20 CITI GROUP INC 6.100 124,642 66151 673,710.70 COLGATE PALMOLIVE CO 62-660 66389 '25 '25 10,745 13.970 873,116.37 CONCAST CORP 66627 62,321 CL A 45.100 1,552,093.40 CONOCOPHILIPS 66865 '25 '25 '25 34,384 1,935,388-80 CISCO SYSTEMS INC 14-970 67103 128,940 872,923-40 CVS CAREMARK CORP 27.040 67341 32,235 68.710 3,102,618.59 67579 CHEVRON CORP 125 45,129 CONTINUED ON PAGE 15

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PLAZA INVESTMENTS INT[®]L COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG

YOUR ACCOUNT NUMBER

1-FR002-3-0

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11/30/08

AMOUNT DEBITED TO YOUR ACCOUNT AMOUNT CREDITED TO YOUR ACCOUNT BOUGHT RECEIVED OR LONG SOLD DELIVERED OR SHORT TRN DESCRIPTION PRICE OR SYMBOL 808,453.56 6781T THE WALT DISNEY CO 19.760 /25 40,831 733,796.82 EXELON CORP 48.740 68055 125 15,043 GENERAL ELECTRIC CO 14-010 3,321,278.90 68293 /25 236,390 275 1,182,121.00 /25 68531 GOOGLE 4,298 HOME DEPOT INC 19-530 714,950.49 36,533 68769 HEWLETT PACKARD CO 32-990 1,774,536.75 /25 /25 53,725 69007 2,260,059.88 INTERNATIONAL BUSINESS MACHS 30,086 69245 75-080 1,534,342.34 69483 INTEL CORP 12-270 /25 124,642 JOHNSON & JOHNSON 57-650 3,595,297.65 125 69721 62,321 2,270,203.12 69959 J.P. MORGAN CHASE & CO 27.760 81,662 836-175-50 /25 /25 /25 /25 KRAFT FOOD INC 25.900 32,235 70197 1,808,598-20 42-040 42,980 70435 COCA COLA CO 1,301,090.00 MCDONALDS CORP 55 70673 23.639 MEDTRONIC INC 30.800 795,301.40 70911 25,788 3M COMPANY 58-280 877,307.04 125 15,043 71149 ALTRIA GROUP INC 16-250 735,151.25 /25 45,129 71387 1,183,841.00 /25 47,278 71625 MERCK & CO 25 18-100 3,118,628.00 MICROSOFT CORP 125 171,920 71863 1,383,096.00 72577 DRACLE CORPORATION 16.050 125 85,960 OCCIDENTAL PETROLEUM CORP 44.570 862,801.37 72815 /25 19,341 51.800 1,782,466-20 /25 /25 PEPSICO INC 34,384 73053 2,277,595.92 148,281 73291 PFIZER INC 15.320 PROCTER & GAMBLE CO 61-940 3,995,849.80 73529 /25 64,470 73767 PHILLIP MORRIS INTERNATIONAL 36.380 1,643,598-02 125 45,129 QUALCOMM INC 29.850 1,091,971.05 36,533 74005 CONTINUED ON PAGE 16

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New York
London

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PLAZA INVESTMENTS INT*L
COMPAGNIE FIDUCIAIRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

YOUR ACCOUNT NUMBER

1-FR002-3-0

YOUR TAX PAYER IDENTIFICATION NUMBER

PERIOD ENDING

11/30/08

rE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TAN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
25	25,788		74243	SCHLUMBERGER LTD	46-270	1,194,241.76	
25	128,940		74481	ATET INC	25	3,228,657.00	
25	79,513		74719	TIME WARNER INC	8.010	640,079.13	
25	21,490		74957	UNITED PARCEL SVC INC	50.760	1,091,691-40	
				CLASS B			
25	38,682		75195	U S BANCORP	23-400	906,705-80	
25	21,490		75433	UNITED TECHNOLOGIES CORP	44-890	965,545.10	
25	62,321		75671	VERIZON COMMUNICATIONS	26.570	1,658,360-97	
25	63,811		75909	WELLS FARGO & CO NEW	23-820	1,999,730-02	
25	49,427		76147	WAL-MART STORES INC	51.450	2,544,996.15	
	30,086		76385	WYETH	33	994,041.00	
25			76623	EXXON MOBIL CORP	72	8,359,953.00	
25	116,046		10025	FIDELITY SPARTAN	DIV		2-4
25				U S TREASURY MONEY MARKET	711		
i							
- 1				DIV 11/25/08	CN	•73	
25				FIDELITY SPARTAN	· · ·	-,-	
1				U S TREASURY MONEY MARKET			
				W/H TAX DIV FDLXX	1 ,		25.878.0
25		25,878	77196	FIDELITY SPARTAN	1		25,01000
- 1				U S TREASURY MONEY MARKET			80,826,271.5
25		80,925,000	77454	U S TREASURY BILL	99-878		00,020,21100
				DUE 4/16/2009			
1				4/16/2009	_		
25	5,743		77746	FIDELITY SPARTAN	1	5,743-00	
				U S TREASURY MONEY MARKET			
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Affiliated with Madoff Securities International Limited 885 Third Avenue 12 Berkeley Street BERNARD L. MADOFF New York, NY 10022 Mayfair, London W1J 8DT MADE INVESTMENT SECURITIES LLC (212) 230-2424 Tel 020 7493 6222 New York □ London 800 334-1343 Fax (212) 838-4061 PAGE PLAZA INVESTMENTS INT'L 11/30/08 17 COMPAGNIE FIDUCIAIRE, CENTRE ETOILE, 5 BLVD DE LA FOIRE YOUR ACCOUNT NUMBER THEO LIMPACH BOITE POSTALE 351 1-FR002-3-0 L-2013 LUXEMBOURG BOUGHT RECEIVED OR LONG PRICE OR SYMBOL AMOUNT CREDITED TO YOUR ACCOUNT DESCRIPTION PATE 101,460,719.36 NEW BALANCE MKT PRICE SECURITY POSITIONS 1,063,971 ATET INC 28.560 ABBOTT LABORATORIES 52.390 283,216 ALTRIA GROUP INC 16-080 371,721 55.540 AMGEN INC 194,711 159,309 APPLE INC 92-670 BANK OF AMERICA 16.250 914,066 BANK OF NEW YORK MELLON CORP BAXTER INTERNATIONAL INC 30-210 208,175 52-900 111,399 124,416 BOEING CO 42-630 BRISTOL MYERS SQUIBB COMPANY 20.700 359,213 CVS CAREMARK CORP 28-930 261,278 CHEVRON CORP 79.010 376,914 CISCO SYSTEMS INC 16-540 1,069,138 992,272 359,213 8-290 CITI GROUP INC COCA COLA CO 46-870 COLGATE PALMOLIVE CO 65.070 10,745 COMCAST CORP 17-340 524,644 CL A 52-520 CONOCOPHILIPS 278,979 THE WALT DISNEY CO 22.520 342,441 56-210 15,043 **EXELON CORP** CONTINUED ON PAGE 18 LEASE RETAIN THIS STATEMENT FOR INCOME TAX PURPOSES MWPTAP00034082

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BERNARD L. MADOFF INVESTMENT SECURITIES LLC New York

Loudon

885 Third Avenue New York, NY 10022 (212) 230-2424 800 334-1343 Fax (212) 838-4061

Affiliated with Madoff Securities International Limited 12 Berkeley Street Mayfair, London W1J 8DT Tel 020 7493 6222

PLAZA INVESTMENTS INT'L COMPAGNIE FIDUCIAIRE, CENTRE ETGILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 L-2013 LUXEMBOURG

YOUR ACCOUNT NUMBER

PAGE 18

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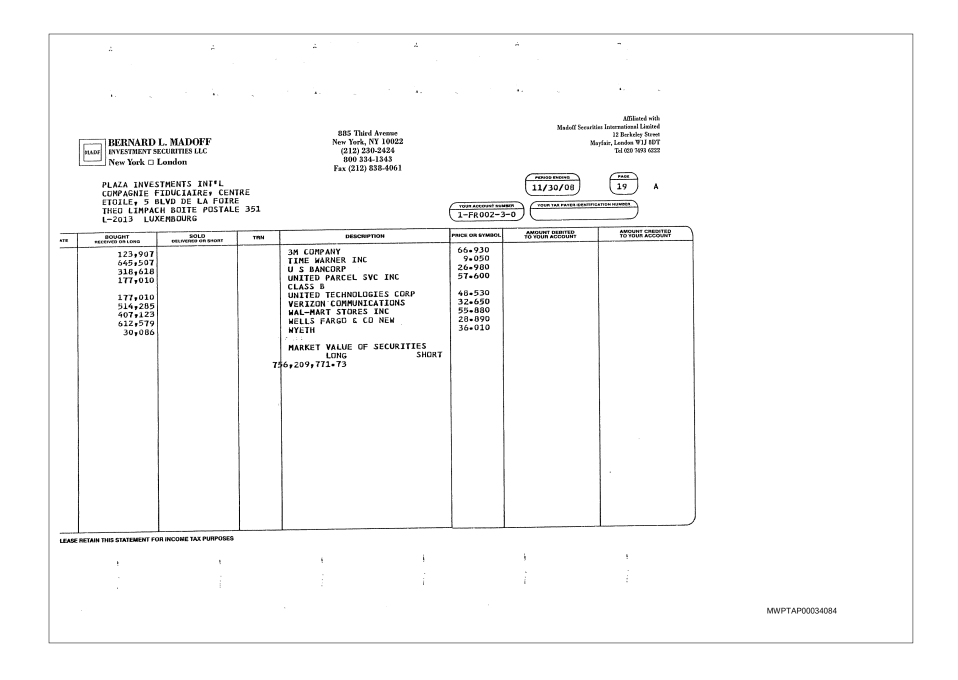
11/30/08 YOUR TAX PAYER IDENTIFICATION NUMBER 1-FR002-3-0

PERIOD ENDING

ATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TAN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
	951,617 1,902,365 67,401 35,402 447,718 312,232 1,017,254 247,814 672,638 509,092 276,830 206,026 208,175 389,422 1,427,395 155,072 719,355 283,216 1,227,517 377,683 546,582 300,917 217,605 5,743			EXXDN MOBIL CORP GENERAL ELECTRIC CO GOLDMAN SACHS GROUP INC GOOGLE HEMLETT PACKARD CO HOME DEPOT INC INTEL CORP INTERNATIONAL BUSINESS MACHS J-P- MORGAN CHASE & CO JOHNSON & JOHNSON KRAFT FOOD INC MCDONALDS CORP MEDTRONIC INC MERCK & CO MICROSOFT CORP OCCIDENTAL PETROLEUM CORP ORACLE CORPORATION PEPSICO INC PFIZER INC PHILLIP MORRIS INTERNATIONAL PROCTER & GAMBLE CO QUALCOMM INC SCHLUMBERGER LTD FIDELITY SPARTAN U S TREASURY MONEY MARKET CONTINUED ON PAGE 19	80.150 17.170 78.990 292.960 35.280 23.110 13.800 81.600 31.660 58.580 27.210 58.750 30.520 26.720 20.220 54.140 16.090 56.700 16.430 42.160 64.350 33.570 50.740		

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	BERNARD L. MADOFF INVESTMENT SECURITIES LLC New York London			New York (212) 2 800 3	ord Avenue , NY 10022 ,30-2424 34-1343) 838-4061			Affiliated with rities International Limited 12 Berkeley Street Mayfair, London W J 8 BT Tel 020 7493 6222	
	COMPAGNIE (ETOILE, 5	STMENTS INT®L =IDUCIAIRE, CENT BLVD DE LA FOIRE CH BOITE POSTALE (EMBOURG	Ë			1-FR 002-3		20 A	
DATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED ON SHORT	TRN	DESCR	IPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT)
				YEAR-TO-DATE DIVIDENDS GROSS PROCEEDS				4,342,017.75 4,289,424,712.40	
'LEASE I	RETAIN THIS STATEMENT FO	R INCOME TAX PURPOSES							
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1-FR 002-4-0

BERNARD L. MADOFF
INVESTMENT SECURITIES LLC
New York
Loudon

L-2013 LUXEMBOURG

PLAZA INVESTMENTS INT®L COMPAGNIE FIDUCIAIRE, CENTRE ETDILE, 5 BLVD DE LA FOIRE THEO LIMPACH BOITE POSTALE 351 885 Third Avenue New York, NY 10022 (212) 230-2424 800 334-1343 Fax (212) 838-4061 Affiliated with Madoff Securities International Limited 12 Berkeley Street Mayfair, London W1J 8DT Tel 020 7493 6222

11/30/08

PAGE 1

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ATTIFICATION NUMBER

DATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED ON SHORT	TRN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
				BALANCE FORWARD			27,767,344.00
1/06		6,377	18939	S & P 100 INDEX NOVEMBER 470 CALL	20•300		12,938,933.00
1/06	6,377		19174	S & P 100 INDEX NOVEMBER 460 PUT	20•500	13,079,227.00	
1/07		4,414	31460	S & P 100 INDEX NOVEMBER 470 CALL	22		9,706,386.00
1/07	4,414		31695	S ε P 100 INDEX NOVEMBER 460 PUT	13-800	6,095,734.00	
1/10	431		14767	S E/P 100 INDEX NOVEMBER 470 CALL	12-300	530,561.00	
1/10	216		14768	S & P 100 INDEX NOVEMBER 485 CALL	6•600	142,776.00	
1/10		431	14769	S & P 100 INDEX	21		904,669.00
1/10		216	14770	S & P 100 INDEX NOVEMBER 475 PUT	29•600		639,144.00
1/10		5,409	43920	S & P 100 INDEX NOVEMBER 485 CALL	12-400		6,701,751.00
1/10	5,409		44155	S & P 100 INDEX NOVEMBER 475 PUT	16-800	9,092,529.00	
1/19		15,553	30133	S & P 100 INDEX DECEMBER 430 CALL	26		40,422,247.00
1/19	15,553		30371	S & P 100 INDEX DECEMBER 420 PUT	30	46,674,553.00	
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INVESTMENT SECURITIES LLC
New York
London

PLAZA INVESTMENTS INT*L
COMPAGNIE FIDUCIAIRE, CENTRE
ETOILE, 5 BLVD DE LA FOIRE
THEO LIMPACH BOITE POSTALE 351
L-2013 LUXEMBOURG

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PAGE 2

1-FR 002-4-0

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.1/19	10,360		30609	S & P 100 INDEX	1.500	1,564,360.00	
.1/19	5,193		30847	NOVEMBER 470 CALL S & P 100 INDEX NOVEMBER 485 CALL	•900	472,563.00	
.1/19	v de la constante de la consta	10,360	31085	S & P 100 INDEX NOVEMBER 460 PUT	45		46,609,640.00
1/19		5,193	31323	S & P 100 INDEX	59		30,633,507.00
1/25		2,149	72101	NOVEMBER 475 PUT S & P 100 INDEX DECEMBER 380 CALL	34		7,304,451.00
1/25	2,149		72339	S & P 100 INDEX DECEMBER 370 PUT	21	4,515,049.00	:
				NEW BALANCE			101,460,720.00
		15•553		SECURITY POSITIONS S & P 100 INDEX	MKT PRICE 23.300		
		2,149		DECEMBER 430 CALL S & P 100 INDEX DECEMBER 380 CALL	61		
	15,553			S & P 100 INDEX DECEMBER 420 PUT	16.500		•
	2,149			S & P 100 INDEX DECEMBER 370 PUT	5•100		
				MARKET VALUE OF SECURITIES LONG SHORT			
			2	6,758,440.00 49,347,390.00-			
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From. Origin ID: JRBA (212)909-6690 Erica Weisgerber Debevoise & Plimpton LLP 919 Third Avenue 31542 New York, NY 10022



SHIP TO: (212)909-4794

BILL SENDER

Irving H. Picard, Esq.
Trustee for Bernard L. Madoff Inves
Claims Processing Center
2100 McKinney Ave., Suite 800
Dallas, TX 75201



Ship Date: 02MAR09 ActWgt: 1 LB CAD: 2106751/WBUS0200 Accoun#: S *********

Delivery Address Bar Code



Ref # 23651-1001 Invoice # PO # Dept #

TRK# 7906 5293 5206

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PRIORITY OVERNIGHT

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